EDUCATION DEPARTMENT

The 25th August, 1983

No. 19/34/83-Edu-III (5).—in continuation of Haryana Government Notification No. 19/34/83-Edu-III (5) dated 8th July, 1983 and in exercise of the powers conferred by sub-section (4) of Section 3 of the Haryana Board of School, Education Act, 1969 (as amended from time to time), the Governor of Haryana is pleased to prescribe the following terms and conditions of appointment of Shri Narain Singh, Ex-MLA as Vice-Chairman of the Board of School Education, Haryana from the date he took over charge, as such,

1. Tenure of office.

The tenure of office shall in the first instance be three years from the date of assuming charge. The Government may, however, curtail the period of tenure at any time or extend it further.

2. Pay/Honorarjum.

He shall e entitled to Rs. 2000/- (Rs. two thousand only) per mensum as honorarium

3. Accommodation

In case Board's accommodation is not available, the Board should hire private accommodation on rent for him subject to the upper limit of Rs. 500/-per mensum. The Board should incur an expenditure not exceeding Rs. 10,000/- (Rs. ten thousand only in furnishing the house.

A lodging allowance of Rs. 400/- (Rs. four hundred only) per mensem will be given to him irrespective of the mode or type of the lodging arrangement made.

4. Conveyance allowance.

(a) He will be provided with a car for local use and journey on tour. If he possesses and uses his own car, he will be granted an allowance for its maintenance not exceeding Rs. 300/- per mensum.

OR

- (b) A conveyance allowance of Rs. 350/- (Rs. three hundred and fifty only) will be given to the Vice-Chairman if he does not maintain a car of his own Explanation. The Vice-Chairman will give his option for any one of the aforesaid alternatives (a) & (b). The exercise of the option in favour of (a) will be subject to availability of staff car.
- (c) The Vice-Chairman getting the conveyance allowance mentioned at (a) or (b) above will not be allowed the use of staff car at the same or to drawn any T.A. for coming to Chandigarh for the purpose of the Board.
- (d) The Vice-Chairman is either provided with a staff car or is given conveyance allowance. He will not be entitled to any travelling allowance for the journey undertaken within the State, and in Delhi in connection with official work.

Provided that when journeys are undertaken to places outside the State and Delhi and the staff car is not used, travelling allowance, will be payable for distances beyond the State Limits/Delhi. The rate of travelling allowance, when admissible, will be the same as applicable to grade-I officers of the Satae Government drawing Rs 2,000/- and above but less than Rs. 2400 per mensum.

5. Leave and medical facilities.

He shall be entitled to leave and medical facilities in accordance with the rules of the Board.

6. Travelling allowance.

Touring should not exceed 10 days including journey days in any calendar month. This will also include those days which happen to be holidays. Daily allawance will be permissible only upto 10 days. Touring by staff car outside the Headquarters should not exceed 2500 K.Ms. in any calendar month. Touring by staff car beyond 2500 K.Ms in any calendar month will be treated as private journey. Local touring by staff car at the Headquarters should not exceed 500 K.Ms. any calendar month. Local touring by staff car beyond 500 K.Ms. will be treated as private journey.

It is also clarified that when journeys are undertaken to places outside the Haryana State and Delhi and the staff car is not used, he would be entitled to Air Travel at his discretion.

7. Daily allowance.

The rate of daily allowance while on tour shall be the same as applicable to grade-I officers of the State Government drawing Rs.2000/- per mensum and above, but less than Rs.2400/- per mensum.

A Vice Chairman (M.L.A or Non-M.L.A) who opts not to get any honorarium, residential and conveyance facilities/allowances, that is who does not get any facilities whatsoever, will be entitled to travelling allowance @ 85 paise per K.M. from his ordinary place of residence to the place of attending meetings and conducting official business of the concerned Department/Board.

As regards daily allowance, in such case the rate may be the same as for grade-I Government servants drawing Rs. 1600f-and above/per mensum.

8. Telephone.

He will be provided with telephone facilities both at his office as well as at his residence, provided that the total number of local calls from his residential telephone shall not exceed 3000 per quarter. The cost of P. T. C's shall be recovered from him.

9. Staff

Staff may be provided as per requirement assessed and approved by the competent authority.

KIRAN AGGARWAL,

Commissioner and Secretary to Government, Haryana, Education Department.

LABOUR DEPARTMENT

ORDER

The 29th August, 1983

No. ID/105-83(FD)/44493.— Whereas the Governor of Haryana is of the opinion that an industrial dispute exists between the workman Shri Basant and the management of M/s Vardhman Spinning & Genl. Mill Ltd., (Rolling Mill Division) Plot No. 264-Sector 24, Faridabad, regarding the matter hereinafter appearing;

And whereas the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Dispute Act, 1947 the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad, constituted under section 7-A of the said Act, the matter specified below being either matter in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication :—

Whether the termination of service of Shri Basant was justified and in order? If not, to what rollef is he entitled?

No. ID/FD/120-83/44513.—Whereas the Governor of Haryana is of the opinion that an industrial dispute exists between the workman Shri Rama Nand and the management of M/s Oswal Stoels, Plot No. 263, Sector 24, Faridabad regarding the matter hereinafter appearing;

And whereas, the Governor of Haryana considers it desirable to refer the dispute for adjudication;

Now, therefore, in exercise of the powers conferred by clause (d) of sub-section (1) of section 10 of the Industrial Disputes Act, 1947, the Governor of Haryana hereby refers to the Industrial Tribunal, Haryana, Faridabad, constituted under section 7-A of the said Act, the matter specified below, being either matter in dispute or matters relevant to or connected with the dispute as between the said management and the workman for adjudication:—

Whether the termination of service of Shri Rama Nand was justified and in order? If not, to what relief is he entitled?